

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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CORPUS CHRISTI INDEPENDENT SCHOOL :
DISTRICT, : Case No. 1:19-cv-00301 (ARR)
: Plaintiff,
: v.
: AMRISC, LLC; CERTAIN UNDERWRITERS AT :
LLOYDS, LONDON SUBSCRIBING TO :
CERTIFICATE NOS. B123017AMR1042, :
B123017AMR1139, and B123017AMR252 FORMING :
PART OF POLICY NO. AMR-37265-03; INDIAN :
HARBOR INSURANCE COMPANY; QBE :
SPECIALTY INSURANCE COMPANY; :
STEADFAST INSURANCE COMPANY; GENERAL :
SECURITY INDEMNITY COMPANY OF :
ARIZONA; UNITED SPECIALTY INSURANCE :
COMPANY; LEXINGTON INSURANCE :
COMPANY; PRINCETON EXCESS AND SURPLUS :
LINES INSURANCE COMPANY; :
INTERNATIONAL INSURANCE COMPANY OF :
HANNOVER SE; AXIS SURPLUS INSURANCE :
COMPANY; RSUI INDEMNITY COMPANY; FIRST :
SPECIALTY INSURANCE CORPORATION; ARCH :
SPECIALTY INSURANCE COMPANY; :
EVANSTON INSURANCE COMPANY; ROCKHILL :
INSURANCE COMPANY; SCOTTSDALE :
INSURANCE COMPANY, :
: Defendants.
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NOTICE OF MOTION TO STAY THIS ACTION AND COMPEL ARBITRATION

PLEASE TAKE NOTICE that, upon the accompanying Memorandum of Law in
Support of Defendants' Motion to Stay This Action and Compel Arbitration, dated March 22,
2019, and the accompanying Declaration of Andrew W. Stern (with exhibits), Defendants
AmRisc LLC, Certain Underwriters at Lloyd's, London subscribing to Certificate Nos.

B123017AMR1042, B123017AMR1139, and B123017AMR252 forming part of Policy No. AMR-37265-03; Indian Harbor Insurance Co.; QBE Specialty Insurance Co.; Steadfast Insurance Company; General Security Indemnity Co. of Arizona; United Specialty Insurance Co.; Lexington Insurance Co.; Princeton Excess & Surplus Lines Insurance Co.; International Insurance Co. of Hannover, SE; Axis Surplus Insurance Co.; RSUI Indemnity Co.; First Specialty Insurance Corporation; Arch Specialty Insurance Company; Evanston Insurance Company; Rockhill Insurance Company; and Scottsdale Insurance Company shall move this Court, before the Honorable Judge Allyne R. Ross, at the United States Courthouse, 225 Cadman Plaza East, Brooklyn, New York 11201, with oral argument on a date and time to be designated by the Court, for an Order staying this action and compelling Plaintiff to arbitrate the dispute pursuant to Plaintiff's Arbitration Demand, and granting such other and further relief as this Court deems just and proper in the above-captioned case, pursuant to Sections 3 and 4 of the Federal Arbitration Act, 9 U.S.C. § 1, *et seq.*

Dated: New York, New York
March 22, 2019

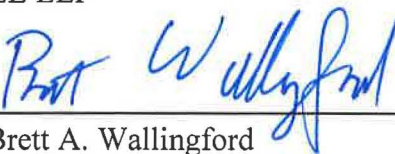
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Attorneys for Defendants AmRisc LLC, Certain Underwriters at Lloyd's, London subscribing to Certificate Nos. B123017AMR1042, B123017AMR1139, and B123017AMR252 forming part of Policy No. AMR-37265-03; Indian Harbor Insurance Co.; QBE Specialty Insurance Co.; Steadfast Insurance Company; General Security Indemnity Co. of Arizona; United Specialty Insurance Co.; Lexington Insurance Co.; Princeton Excess & Surplus Lines Insurance Co.; International Insurance Co. of Hannover, SE; Axis Surplus Insurance Co.; RSUI Indemnity Co.; First Specialty Insurance Corporation; Arch Specialty Insurance Company; Evanston Insurance Company; Rockhill Insurance Company; and Scottsdale Insurance Company